IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE; NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION,	 No. 2:12-md-02323 – AB MDL NO. 2323 SHORT FORM COMPLAINT IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION JURY TRIAL DEMANDED 	
Second Amended Master Administrative Long-Form Complaint Against Riddell Defendants and (if applicable) RYAN MCCOY, et al. v. National Football League [et al.], No. 2:12-CV-06671-AB		
SHORT FORM COMPLAINT AGAINST	T RIDDELL DEFENDANTS	
1. Plaintiff(s) <u>RYAN MCCOY</u> (and, if ap	plicable (Plaintiff's Spouse)	
bring(s) this civil action as a related action in the matter of	entitled IN RE: NATIONAL FOOTBALL	
LEAGUE PLAYERS' CONCUSSION INJURY LITIG	ATION, MDL No. 2323.	
2. Plaintiff(s) are filing this Short Form C	Complaint against Riddell Defendants as	
required by this Court's Case Management Order ECF I	No. 7709, filed May 18, 2017.	
3. Plaintiff (and, if applicable, Plaintiff's Sp	pouse) continue to maintain claims against	
Riddell Defendants after a Class Action Settlement was	entered into between the NFL Defendants	
and certain Plaintiffs.		
4. Plaintiff (and, if applicable, Plaintiff's	s Spouse) incorporate by reference the	
allegations (as designated below) of the Second Ame	ended Master Administrative Long-Form	
Complaint Against Riddell Defendants, as is fully set for	rth at length in this Short Form Complaint.	
However, Plaintiff denies that there is federal subject m	atter jurisdiction over this action.	
5. Plaintiff is filing this case in a repre-	esentative capacity as theof	
having been duly appointed as the	_ by the Court of	

6.	Plainti	ff, <u>RYAN MCCOY</u> is a resident and citizen of <u>TEXAS</u> and claims damages
as set forth be	elow.	
7.	Plainti	ff's Spouse,, is a resident and citizen of Washington, and claims
damages as a	result of	f loss of consortium proximately caused by the harm suffered by her Plaintiff
husband.		
8.	Upon	information and belief, the Plaintiff sustained repetitive, traumatic
subconcussive	e and/o	r concussive head impacts during NFL games and/or practices. Upon
information a	and be	lief, Plaintiff suffers from symptoms of brain injury caused by the
repetitive,trau	matic s	ub-concussive and/or concussive head impacts the Plaintiff sustained during
NFL games a	nd/or p	ractices. Upon information and belief, the Plaintiff's symptoms arise from
injuries that a	re latent	and have developed and continue to develop over time.
9.	The or	riginal complaint by Plaintiffs in this matter was filed in the United States
District Court	or the l	Eastern District of Pennsylvania on April 15, 2013. If the case is remanded,
it should be re	emandeo	d to the United States District Court or the Eastern District of Pennsylvania.
10.	Plainti	ffs claim damages as a result of [check all that apply]:
	\boxtimes	Injury to Herself/Himself
		Injury to the Person Represented
		Wrongful Death
		Survivorship Action
	\boxtimes	Economic Loss
	\boxtimes	Loss of Services
		Loss of Consortium

- 11. Plaintiff (and Plaintiff's Spouse) bring this case against the following Defendants in this action [check all that apply]:
 - ⊠ Riddell, Inc.
 - ⊠ Riddell Sports Group, Inc.
 - ☑ All American Sports Corp.
 - BRG Sports, Inc., f/k/a Easton-Bell Sports, Inc.
 - BRG Sports, LLC f/k/a Easton Bell Sports, LLC
 - ⊠ EB Sports Corp.
 - BRG Sports Holdings Corp., f/k/a RBG Holdings Corp.
- 12. The Plaintiff wore one or more helmets designed and/or manufactured by the Riddell Defendants during one or more years Plaintiff played in the NFL and/or AFL.
- 13. Plaintiff played in ⊠ the National Football League ("NFL") and/or in □ the American Football League ("AFL") during the following period of time 1994 1997 for the following teams:

DENVER BRONCOS

PHILADELPHIA EAGLES

JACKSONVILLE JAGUARS

14. Plaintiff retired from playing professional football after the <u>1977</u> season.

CAUSES OF ACTION

15. Plaintiff(s) herein adopt by reference the following Counts of the Second Amended Master Administrative Long-Form Complaint, along with the factual allegations incorporated by reference in those Counts [check all that apply]:

\boxtimes	Count I (Negligence)
	Count II (Negligent Marketing)
	Count III (Negligent Misrepresentation)
	Count IV (Fraud)
\boxtimes	Count V (Strict Liability/Design Defect)
\boxtimes	Count VI (Failure to Warn)
	Count VII (Breach of Implied Warranty)
	Count VIII (Civil Conspiracy)
	Count IX (Fraudulent Concealment)
	Count X (Wrongful Death)
	Count XI (Survival Action)
	Count XII (Loss of Consortium)
\boxtimes	Count XIII (Punitive Damages under All Claims)
	Count XIV (Declaratory Relief: Punitive Damages)

PRAYER FOR RELIEF

WHEREFORE, Plaintiff (and, if applicable Plaintiff's Spouse) pray for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. An award of economic damages in the form of medical expenses, out of pocket expenses, lost earnings and other economic damages in an amount to be determined at trial;
- C. For punitive and exemplary damages as applicable;

- D. For all applicable statutory damages of the state whose laws will govern this action;
- E. For loss of consortium as applicable;
- F. For declaratory relief as applicable;
- G. For an award of attorneys' fees and costs;
- H. An award of prejudgment interest and costs of suit; and
- I. An award of such other and further relief as the Court deems just and proper.

JURY TRIAL DEMAND

Pursuant to Federal Rule of Civil Procedure 38, Plaintiffs hereby demand a trial by jury on all issues so triable.

Date: 12/04/17 Respectfully Submitted,

Mickey Washington

Texas State Bar No.: 24039233

WASHINGTON & ASSOCIATES, PLLC

2019 Wichita Street Houston, Texas 77004

Telephone: (713) 225-1838 Facsimile: (713) 225-1866

Email: mw@mickeywashington.com

James Carlos Canady

Texas State Bar No.: 24034357 THE CANADY LAW FIRM 5020 Montrose Blvd., Suite 701

Houston, TX 77006

Telephone: (832) 977-9136 Facsimile: (832) 714-0314

Email: ccanady@canadylawfirm.com

/s/ Lance H. Lubel

Lance H. Lubel

Texas State Bar No.: 12651125

Adam Voyles

Texas State Bar No.: 24003121

Justin R. Goodman

Texas State Bar No.: 24036660

LUBEL VOYLES LLP 675 Bering Dr., Suite 850

Houston, TX 77057

Telephone: (713) 284-5200 Facsimile: (713) 284-5250 Email: lance@lubelvoyles.com

adam@lubelvoyles.com

jgoodman@lubelvoyles.com